Merk U.S. District Court Southern District of Texas FILED

LINITED STATES DISTRICT COURT

JUN 1-2010

CNITED STATES DISTILLS	David J. Bradley, Clerk of Court
	Period at Internal Lances

SOUTHERN	DISTRICT C)F	TEXAS	
UNITED STATES OF AMERICA V. David SALAS		CRIMINAL COMPLAINT Case Number: C - 10 - 5 93 M		
I, the undersigned complainant state that knowledge and belief. On or about April the District of Knowingly travel interstate commerce from the S	17, 2008 in of	Duval Texas	County, in defendant(s) did,	
for one count of Murder, T.P.C. 19.02.				
In violation of Title 18 United St I further state that I am a(n) Deputy U following facts:		and that this co	mplaint is based on the	
Approved by Assista	ant United States	Attorney: Lance Watt		
Continued on the attached sheet and made a part of	this complaint:	X Yes No	~~~~	
		Signature of Complainant Alfredo A. Lujan Printed Name of Complainant	t	
Sworn to before me and signed in my presence,	at	Corpus Christi, Tex	as	
June 1, 2010 Date B. Janice Ellington, U.S. Magistrate Judge Name and Title of Judicial Officer		City and State	Ment	
		Signature of Judicial Officer		

ATTACHMENT "A"

- I, Alfredo Luian, being duly sworn, state as follows:
- 1. I am a Deputy United States Marshal and have served in that capacity for approximately eight years. This affidavit is based on information provided by the Texas Rangers, in Alice, Texas.
- 2. This is being provided as probable cause in support of a complaint against David SALAS, date of birth December 8, 1976, for violating Tile 18, U.S.C., Section 1073, Unlawful Flight to Avoid Prosecution, for knowingly traveling in interstate commerce from the State of Texas to avoid arrest charges filed in the County of Duval (Texas) for Murder, T.P.C. 19.02.
- 3. On April 16, 2008, at about 10:25pm David SALAS did knowingly and intentionally commit the offense of murder when he shot the victim, Herlinda Guerra. This happened at 6250 Atkins Street in Realitos, Texas.
- 4. On April 17, 2008, the United States Marshals office in Corpus Christi, Texas was asked by the Duval County Sheriffs office to assist in the apprehension of SALAS.
- 5. On November 25, 2009, Deputy U.S. Marshal Lujan received information from the Mexican authorities that SALAS has been living in the State of Tamaulipas, Mexico.
- 6. On May 24, 2010, Deputy U.S. Marshal Lujan confirmed that SALAS is wanted out of Duval County for Murder. Deputy Lujan also has received information that SALAS has fled the State of Texas to avoid prosecution and crossed the United States Border into Mexico.

7. Your Affiant believes that probable cause exits that David SALAS has violated Title 18, U.S.C. Section 1073, Unlawful Flight to Avoid Prosecution.

Sworn to before me and signed in my presence,

June 1, 2010

Date

 $G_{i}^{(V)}$ 1

At

Corpus Christi, Texas

Signature of Complainant Alfredo A. Lujan Printed Name of Complainant

City and State

B. Janice Ellington, U.S. Magistrate Judge

Name and Title of Judicial Officer